

1 Robert A. Gutkin (SBN119781)
 2 **MORRIS, MANNING & MARTIN, LLP**
 3 1333 H Street, N.W.
 4 Suite 820
 5 Washington, DC 20005
 6 Telephone: (202) 408-5153
 7 Facsimile: (202) 408-5146

8
 9 Tim Tingkang Xia (Admitted *Pro Hac Vice*/txia@mmlaw.com)
 10 John P. Fry (Admitted *Pro Hac Vice*/jfry@mmlaw.com)
 11 **MORRIS, MANNING & MARTIN, LLP**
 12 1600 Atlanta Financial Center
 13 3343 Peachtree Road, N.E.
 14 Atlanta, Georgia 30326
 15 Telephone: (404) 233-7000
 16 Facsimile: (404) 365-9532

17 Attorneys for Defendants
 18 MIPO TECHNOLOGY LIMITED and MIPO SCIENCE & TECHNOLOGY CO., LTD.,
 19 GUANGZHOU

20
 21 **UNITED STATES DISTRICT COURT**
 22 **NORTHERN DISTRICT OF CALIFORNIA**
 23 **SAN JOSE DIVISION**

24
 25 **HEWLETT-PACKARD COMPANY, a**
Delaware Corporation, and HEWLETT-
PACKARD DEVELOPMENT COMPANY, L.P.
a Texas Limited Partnership,
Plaintiffs,
v.
 26
 27 **MICROJET TECHNOLOGY CO. LTD., a**
Taiwanese corporation, ASIA PACIFIC
MICROSYSTEMS, INC., a Taiwanese
Corporation, MIPO TECHNOLOGY
LIMITED, a Hong Kong Corporation, MIPO
SCIENCE & TECHNOLOGY CO., LTD.,
GUANGZHOU, a Chinese Corporation,
MEXTEC GROUP INC. d/b/a MIPO
AMERICA LTD., a Florida Corporation,
SINOTIME TECHNOLOGIES, INC. d/b/a ALL
COLORS, a Florida Corporation, and PTC
HOLDINGS LIMITED, a Hong Kong
Corporation,
Defendant(s).

28 Case No. 10-02175-JF

29
 30 **JOINT STIPULATION FOR STAY**
PURSUANT TO 28 U.S.C. § 1659 AND
CONTINUANCE OF CASE
MANAGEMENT CONFERENCE
PURSUANT TO CIVIL
L.R. 7-1(b), 7-2, AND 16-2(d)

31 Date: TBD

1 PLEASE TAKE NOTICE that Plaintiffs Hewlett Packard Company and Hewlett Packard
2 Development Company, L.P. ("Hewlett Packard") and Defendants, Asia Pacific Microsystems,
3 Inc., Mipo Technology Limited, Mipo Science & Technology Co., Ltd., Guangzhou, Mextec
4 Group Inc. d/b/a Mipo America Ltd., Sinotime Technologies, Inc. d/b/a All Colors (collectively
5 "Parties") hereby stipulate, pursuant to 28 U.S.C. § 1659, to an order staying all proceedings in
6 this case until final resolution of the related investigation pending before the United States
7 International Trade Commission, titled *In the Matter of CERTAIN INKJET INK CARTRIDGES*
8 *WITH PRINTHEADS AND COMPONENTS THEREOF*, Inv. No. 337-TA-723. HP and APM
9 also stipulate that APM will have 45 days to Answer or otherwise respond to HP's Complaint in
10 this case after the stay is lifted upon final resolution of the ITC investigation. The Parties further
11 stipulate to a continuance of the Case Management Conference scheduled for August 20, 2010,
12 at 10:30 AM and the August 13, 2010, deadline to submit the Case Management Statement until
13 the requested stay is lifted.

14 Mipo Technology Limited and Mipo Science & Technology Co., Ltd., Guangzhou (the
15 "Mipo Defendants") previously filed an unopposed motion to stay pursuant to 28 U.S.C. § 1659
16 (Docket Entry No. 15), which was joined by Defendant Asia Pacific Microsystems, Inc.
17 ("APM") (Docket Entry No. 40). The Parties deem those motions moot in light of this
18 stipulation.

19 Dated: August 6, 2010

20 By: /s/ John P. Fry

21 Robert A. Gutkin (SBN119781)

22 rgutkin@mmlaw.com

23 MORRIS, MANNING & MARTIN, LLP

24 1333 H Street, N.W.

25 Suite 820

26 Washington, DC 20005

27 Telephone: (202) 408-5153

28 Facsimile: (202) 408-5146

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9 Tim Tingkang Xia (Admitted *Pro Hac Vice*)
10 txia@mmlaw.com
11 John P. Fry (Admitted *Pro Hac Vice*)
12 jfry@mmlaw.com
13 MORRIS, MANNING & MARTIN, LLP
14 1600 Atlanta Financial Center
15 3343 Peachtree Road, N.E.
16 Atlanta, Georgia 30326
17 Telephone: (404) 233-7000
Facsimile: (404) 365-9532

18 **Attorneys for Defendants**

19 Mipo Technology Limited and
20 Mipo Science & Technology Co., Ltd. Guangzhou

21 By: /s/ Vinay V. Joshi
22

23 Jenny W. Chen
24 CHEN IP LAW GROUP
25 7F, No. 1, Alley 30, Lane 358, Rueiguang Road
26 Neihu District
27 Taipei, Taiwan 114
28 Telephone: +886.2.7721.8855
Facsimile: +886.2.7721.8822
Email: Jenny.Chen@ChenIPLaw.com

29 Vinay V. Joshi
30 EASTWIND CONSULTANTS COMPANY LIMITED
31 7F, No. 1, Alley 30, Lane 358, Rueiguang Road
32 Neihu District
33 Taipei, Taiwan 114
34 Telephone: 408-893-1512
35 Facsimile: 216-696-8731
36 Email: Vinay.Joshi@EastwindConsult.com

37 **Attorneys for Defendants**

38 Asia Pacific Microsystems, Inc.

39 By: /s/ Hongwei Shang

40 **THE LAW OFFICE OF HONGWEI SHANG,
41 LLC**
42 9100 S. Dadeland Blvd, Suite 1500
43 Miami, Florida 33156
44 Phone: (305) 763-8969
45 Fax: (305) 763-8609
46 Hongwei Shang, Esquire

1 Florida Bar No.: 0037199
2

3 **Attorneys for Defendants**
4

5 Mextec Group Inc. d/b/a Mipo America Ltd. and
6 Sinotime Technologies, Inc. d/b/a All Colors
7

8 By: /s/ Ahmed J. Davis
9

10 Ruffin B. Cordell (Admitted *Pro Hac Vice*)
11 Ahmed J. Davis (Admitted *Pro Hac Vice*)
12 Cherylyn Esoy Mizzo (Admitted *Pro Hac Vice*)
13 FISH & RICHARDSON P.C.
14 1425 K Street NW, 11th Floor
15 Washington, DC 20008
16 Telephone: 202-783-5070
17 Facsimile: 202-783-2331
18

19 Keeley I. Vega (CA SBN 259928)
20 kvega@fr.com
21 FISH & RICHARDSON P.C.
22 500 Arguello Street, Suite 500
23 Redwood City, CA 94063
24 Telephone: 650-839-5070
25 Facsimile: 650-839-5071
26

27 Attorneys for Plaintiffs
28 HEWLETT-PACKARD COMPANY and
HEWLETT-PACKARD DEVELOPMENT
COMPANY, L.P.

CERTIFICATE OF SERVICE

I am employed at Morris, Manning & Martin, LLP in Atlanta, Georgia. I am over the age of 18 years, and not a party to the within action. My business address is: 3343 Peachtree Road, N.E., Atlanta, Georgia 30326.

I hereby certify that on August 6, 2010, I electronically filed the foregoing JOINT
STIPULATION FOR STAY PURSUANT TO 28 U.S.C. § 1659 AND CONTINUANCE OF
CASE MANAGEMENT CONFERENCE PURSUANT TO CIVIL L.R. 7-1(b), 7-2, AND 16-
2(d) with the Clerk of the District Court using the CM/ECF system, which sent notification of
such filing to all counsel of record.

Executed on 6th day of August, 2010, at Atlanta, Georgia.

By: /s/ John P. Fry

John P. Fry